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REMARKS

Applicant's Attorney appreciates the Examiner's indication that the previous objections and 112 rejections have been overcome. Objection to claim 6 is corrected by inserting a comma after the words "steps of" in line 6.

The Examiner has rejected Claims 1-6 under 35 USC 103 as being unpatentable over Parker US 4,958,924, in view of Feinbloom US 5,452,030 and has made this action Final. Applicant believes this opinion is mistaken and respectfully contends that the present invention distinguishes clearly and unobviously over the combination of these citations.

The Examiner has acknowledged that Parker '924 does not specifically disclose the wedge prisms claimed herein. The issue then becomes whether Feinbloom '030 teaches any concept that could be combined with Parker to achieve the advancement as claimed herein. Feinbloom requires two refractive members, a pair of spectacle lenses, or carrier lenses; and a pair of binocular prisms, one each attached to a carrier lens. Manipulation of these prisms, either singly or together, when applied to Parker would in no manner whatsoever change coaxial light rays to oblique light rays to focus on a non-damaged

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retinal area. Feinbloom merely corrects blurred vision, or double images by rotating prisms to change diopter correction in each eye and permit them to focus on an object only along a central axis. Parker and Feinbloom together would only result in an inoperative result of nullification.

In order to even more clearly avoid and distinguish in a patentable manner over the references of record, Applicant has amended Claims 1-6 in the interests of clarity. Applicant has exercised extra care to ensure that no new matter is added; the changes are only editorial in nature in order to identify the redirected rays as oblique. Accordingly, it is respectfully requested that the Final Rejection be withdrawn and the claims of record be reconsidered and found in allowable form.

Applicant has many, many years of experience in the field of optics. In this connection, he has analyzed Parker '924 and Feinbloom '030 in great detail and has prepared a Declaration setting forth his observations of Parker and Feinbloom as to whether they have any relevance to the claims of his invention.

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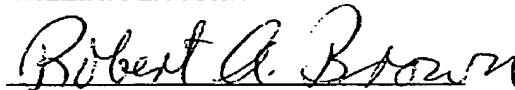
Accordingly, the signed Declaration of William L. Mohan, the Inventor herein, consisting of 4 pages, is attached hereto for consideration by the Examiner.

Applicant respectfully contends the present amendments place this case in proper order for allowance. Accordingly, the Examiner's reconsideration and early allowance are respectfully solicited.

Applicant's Attorney may be reached at 847/272-3182, or 847/272-3176, or FAX 847/272-5424, e-mail: [RABROWNLAW@AOL.COM](mailto:RABROWNLAW@AOL.COM) if the need arises for any further discussion in connection with the matters at hand.

Respectfully submitted,

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By FAX: 571-273-8300 - 13 Pages Total; including 8 pages  
Of Amendment, 4 pages of Declaration  
and Transmittal Form.